1	Joel E. Tasca				
2	Nevada Bar No. 14124 Lindsay Demaree				
3	Nevada Bar No. 11949 Russell J. Burke				
4					
5					
6	Telephone: 702.471.7000 Facsimile: 702.471.7070				
7	tasca@ballardspahr.com demareel@ballardspahr.com				
8	burker@ballardspahr.com				
9	Attorneys for Defendants Penn National Gaming, Inc.; Tropicana Las				
10	Vegas Hotel and Casino, Inc. and Tropicana Las Vegas, Inc.				
11	UNITED STATES DISTRICT COURT				
12	DISTRICT OF NEVADA DUSTIN				
0202.	JUSTIN CHAPMAN, an individual, on	CASE NO. 2:17-cv-2924-GMN-PAL			
L4.202.X	behalf of himself and all others similarly situated,	STIPULATION AND ORDER TO			
02.471.7000 FAX	Plaintiffs,	EXTEND TIME FOR PENN NATIONAL GAMING, INC., TROPICANA LAS			
16	v.	VEGAS HOTEL AND CASINO, INC.			
17	PENN NATIONAL GAMING, INC., a	AND TROPICANA LAS VEGAS, INC. TO RESPOND TO PLAINTIFF'S			
18	Pennsylvania corporation; TROPICANA LAS VEGAS HOTEL AND CASINO,	COMPLAINT AND MOTION TO CONSOLIDATE			
19		(First Dogwood)			
20	Nevada domestic corporation d/b/a Tropicana Las Vegas,	(First Request)			
21	Defendants.				
22					
23	Pursuant to LR IA 6-1, Plaintiff Justin Chapman ("Plaintiff") and Defendants				
24	Penn National Gaming, Inc., Tropicana Las Vegas Hotel and Casino, Inc. and				
25	Tropicana Las Vegas, Inc.'s ("Penn National"), by and through their respective				
26	counsel of record, stipulate as follows:				
27	1. Plaintiff filed his Complaint in this matter on or about November 21,				
28	2017;				

BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900 Las Vegas, Nevada 89135

DMWEST #17454098 v1

702.471.7000 FAX 702.471.7070

2.	Plaintiff filed a Motion to Consolidate Cases (ECF No. 5) on or about
November 3	0, 2017, which was prior to service of Penn National;

- 3. Penn National's responsive pleading to the Complaint is due on or about February 12, 2018;
- Plaintiff and Penn National agree that Penn National shall have up to 4. and including March 16, 2018 to file and serve a responsive pleading to the Complaint and a Response to the Motion to Consolidate;
- 5. The purpose of this extension is that this case involves class-wide allegations under the Internet Tax Freedom Act, and additional time is required to fully investigate and respond;

[Remainder of Page Intentionally Left Blank]

	1	6. This is the first request for s	such an extension, and it is made in good	
	2	faith and not for purposes of delay.		
	3	Dated: February 9, 2018		
	4	BALLARD SPAHR LLP	Wolf, Rifkin, Shapiro, Schulman & Rabkin LLP	
	5			
	6	By: /s/ Russell J. Burke Joel E. Tasca	By: /s/ Don Springmeyer	
	7	Nevada Bar No. 14124	Don Springmeyer Nevada Bar No. 1021	
		Nevada Bar No. 11949	Bradley Schrager	
	8	Russell J. Burke Nevada Bar No. 12710	Nevada Bar No. 10217 3556 E. Russell Road, Second Floor	
	9	1980 Festival Plaza Drive, Suite 900	Las Vegas, NV 89120-2234	
	10	Las Vegas, Nevada 89135	Frank B. Ulmer	
	11	Attorneys for Defendants Penn National Gaming, Inc., Tropicana	McCulley McCluer PLLC 1022 Carolina Blvd., Suite 300	
	12	Las Vegas Hotel and Casino, Inc. and	Charleston, SC 29451	
00		Troproduid Eds , egas, inc.	Joshua Taylor Ripley	
CLLP Suite	89135 471.707		Berger & Montague PC 1622 Locust Street	
SPAHI	evada X 702 (X 705)		Philadelphia, PA 19103	
BALLARD SPAHR LLP	133 Taza Drve, Sulle 30 Taza Drve, Sulle 30 Taza Vegas, Nevada 89135 T02.471.7000 FAX 702.471.7070		Attorneys for Plaintiffs	
BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900	Las V. 2.471.7			
	$\frac{8}{17}$	OI	RDER	
	18			
	19			
	20	DATED this <u>14</u> day of February, 2018.	- Chillian -	
	21		Gloria M. Navarro, Chief Judge UNITED STATES DISTRICT JUDGE	
	22			
	23			
	24			
	25			
	26			
	27			
	28			